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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/775,425 02/01/2001		Lee A. Chase	LII153B US 7026		
21133 7	590 01/18/2002				
	NOPHEM, P.C.	EXAMINER			
SUITE 1313	EAVER ROAD		STORMER, RUSSELL D		
TROY, MI 48084			ART UNIT	PAPER NUMBER	
			3617		
			DATE MAILED: 01/18/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.





Advisory Action

Application No. 09/775,425

Examiner

Applicant(s)

Art Unit

3617

Chase et al

		Russell Stormer	3617	
	The MAILING DATE of this communication appears			
Theref rejecti allowa	FAILS TO PLACE T FAILS TO PLACE T fore, further action by the applicant is required to avoid under 37 CFR 1.113 may only be either: (1) a timely filed Notice of Appeal (with appeal in compliance with 37 CFR 1.114.	oid the abandonment of this appl nely filed amendment which plac	ication. A prope es the applicatio	er reply to a final n in condition for
(•	REPLY [check only a) or b)]		
a)	\blacksquare The period for reply expires <u>3</u> months from the	ne mailing date of the final rejection.		
•	In view of the early submission of the proposed reply (wexpires on the mailing date of this Advisory Action, OR of is later. In no event, however, will the statutory period rejection.	continues to run from the mailing date for the reply expire later than SIX MOI	of the final rejection NTHS from the mai	nn, whichever ling date of the final
ext app set	tensions of time may be obtained under 37 CFR 1.136(a). The tension fee have been filed is the date for purposes of determoropriate extension fee under 37 CFR 1.17(a) is calculated from the final Office action; or (2) as set forth in (b) above, if calling date of the final rejection, even if timely filed, may reduce	ining the period of extension and the com: (1) the expiration date of the short hecked. Any reply received by the Of	corresponding amou tened statutory per fice later than thre	unt of the fee. The iod for reply originally a months after the
1. 🗆	A Notice of Appeal was filed on	Appellant's Brief must be file 3 1.191(d)), to avoid dismissal of	d within the peri the appeal.	od set forth in
2. 🗆	The proposed amendment(s) will be entered upon t requisite fees.		of Appeal and A	Appeal Brief with
3. X	The proposed amendment(s) will not be entered be			
	they raise new issues that would require further		ee NOTE below);	
	☐ they raise the issue of new matter. (See NOTE)			
	they are not deemed to place the application in to issues for appeal; and/or			
(d)	\square they present additional claims without cancelling	_		
	NOTE: <u>It is still felt that the patents to Todd, Eikof</u> they are applied. The rejections under 35 L		ns for modificati	
4. 🛭	Applicant's reply has overcome the following reject The rejections of clalims 14 and 28 under 35 USC would be overcome.		objections to the	specification
5. 🗆	Newly proposed or amended claim(s) separate, timely filed amendment cancelling the no		uld be allowable	if submitted in a
6. 🗆	The a) \square affidavit, b) \square exhibit, or c) \square request application in condition for allowance because:	for reconsideration has been cor	nsidered but doe	s NOT place the
7. 🗆	The affidavit or exhibit will NOT be considered because by the Examiner in the final rejection.	ause it is not directed SOLELY to	issues which w	ere newly raised
8. 🕱	For purposes of Appeal, the status of the claim(s) is	s as follows (see attached writte	n explanation, if	any):
	Claim(s) allowed: None			
	Claim(s) objected to: None			
	Claim(s) rejected: 1-11, 13-25, 27, and 28			
9. 🛛	The proposed drawing correction filed on	<i>t 2001</i> a)⊠ has b)□ has no	ot been approve	d by the Examiner.
10. 🗆	Note the attached Information Disclosure Statement	(s) (PTO-1449) Paper No(s).	·:D	
11.□	Other:		ISSELL D. STORM RIMARY EXAMIN	///e/